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COUNSEL FOR THE COMPANIES AND
SYNDICATES AT LLOYD'S, LONDON THAT
INDIVIDUALLY SUBSCRIBED TO INSURANCE
POLICIES IDENTIFIED AS B0823AB7100402,
B0823AB7A00435, B0823AM7B00195, 576/AJA2338,
576/AKA2338, 501/MU06AQJ1, 501/MU07AQJ1 AND
B08752008QAM5036

COUNSEL FOR ILLINOIS NATIONAL INSURANCE CO.

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE NORTHERN DISTRICT OF TEXAS
DALLAS DIVISION**

In re:

SUPERIOR AIR PARTS, INC.

Debtor.

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§
§

Case No. 08-36705-BJH-11

**MOTION TO WITHDRAW REGARDING THE AVIATION INSURERS'
REQUEST FOR ADEQUATE PROTECTION OF THEIR INTERESTS
PURSUANT TO SECTION 363(e) OF THE BANKRUPTCY CODE**

On Feb 25, 2009, the Aviation Insurers filed their *Request for Adequate Protection of Their Interests Pursuant to Section 363(e) of the Bankruptcy Code* (the "Adequate Protection Motion") (Docket No. 136) and requested expedited hearing thereon (Docket No. 137). On February 26, 2009, the Debtor announced that it was not going forward with its motion to sell all or substantially all of its assets. Accordingly, the Aviation Insurers (as defined in the Adequate

Protection Motion) file this motion to withdraw their Adequate Protection Motion without prejudice to refileing it at a later date.

FOR THESE REASONS, the Aviation Insurers respectfully request that their Adequate Protection Motion be withdrawn without prejudice, and for such other and further relief to which they may be entitled.

DATED: March 2, 2009

Respectfully Submitted,

By: /s/ Shari L. Heyen

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576/AKA2338, 501/MU06AQJ1, 501/MU07AQJ1 AND
B08752008QAM5036**

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing has been served upon all parties receiving electronic notice via the Court's CM/ECF system on March 2, 2009.

/s/ Shari L. Heyen

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